UNITED STATES BANKRUTPCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re:

Chapter 13

Tok S. Kim

:

Bankruptcy No. 18-14901AMC

Debtor.

ORDER

AND NOW, this 4th day of September, 2018, the Debtor having filed the above bankruptcy case on July 25, 2018,

AND, the Debtor having filed two (2) prior bankruptcy cases before the present case:

Including case number 17-16565, a Chapter 13 case filed in the Eastern District of Pennsylvania Bankruptcy Court on September 26, 2017 and dismissed on October 2, 2017 for failure to receive pre-petition credit counseling,

Including case number 17-16803, a Chapter 13 case filed in the Eastern District of Pennsylvania Bankruptcy Court on October 5, 2017 and dismissed on November 15, 2017 for failure to file information,

AND, the docket reflecting that the Debtor has failed to file the below listed documents as requested by the Chapter 7 Trustee:

Chapter 13 Plan
Chapter 13 Statement of Your Current Monthly Income
Calculation of Commitment Period Form 122C-1
Means Test Calculation Form 122C-2
Schedules AB-J
Statement of Financial Affairs
Summary of Assets and Liabilities FormB106
Attorney Disclosure Statement

AND, it appearing that it may be appropriate to enter an order barring the Debtor from filing future bankruptcy cases for a period of 365 days, either individually or jointly, without first obtaining this Court's permission, to the extent this Court finds that the Debtor filed this case in bad faith,

It is hereby **ORDERED** that:

A HEARING to consider DISMISSAL of this case and RESTRICTIONS on the Debtor's right to refile another bankruptcy case is SCHEDULED on September 25, 2018 at 11:00 a.m. in Bankruptcy Courtroom No. 4, Second Floor, Robert N.C. Nix Building & Courthouse, 900 Market Street, Philadelphia, Pennsylvania to show cause why this bankruptcy case should not be dismissed for Debtor's failure to file documents.

It is **FURTHER ORDERED** that if the Debtor fails to appear at the hearing scheduled above, this case may be dismissed without further notice and an Order may be entered **barring the Debtor from filing future bankruptcy cases for a period of 365 days**, either individually or jointly, without first seeking court approval. See, e.g., In re Casse, 198 F. 3d 327 (2d Cir. 1999).

Ashely M. Chan

United States Bankruptcy Judge